

DEAR HONORABLE JUDGE WILLIAM C. MURFORD II,
Good Day Your Honor!

I AM RESPONDING TO THE
STATE'S ATTORNEY (MICHAEL J. DUNTY) OPPOSITION
TO MY REQUEST FOR DECLARATORY PRONOUNCEMENT
OF SENTENCE AND NOT A MODIFICATION OF SENTENCE.

YOUR HONOR, IT IS VERY CLEAR BY RULE THAT A
SUSPENDED SENTENCE THAT WAS IMPOSED "FIRST"
CAN NOT BE CHANGE IF IT HAS BEEN VIOLATED. THE
BALTIMORE COUNTY SENTENCE CASE NO: 03-K-95-126,
WAS IMPOSED IN 1995 AND I THE DEFENDED WAS
STILL SERVING THE SENTENCE WHEN YOUR HONOR IMPO
his SENTENCE ON MARCH 28th, 2008.

2 YEARS FROM THE ORIGINAL SENTENCE OF 3 YEARS
SUSPENDED WAS REINSTATED AND REIMPOSED TO RUN
CONSECUTIVE TO YOUR HONOR'S IMPOSED SENTENCE AND
THE SENTENCE WAS ALREADY EXPIRED... YOUR HONOR, I
RECEIVED THE BALTIMORE COUNTY SENTENCE ON 4/3/
1995, SO 13 YEARS FROM 4/3/1995 WOULD BE
4/3/2008... BALTIMORE COUNTY CASE NO: 03-K-95
1261, WAS REVISITED ON OCTOBER 6th, 2008, WHICH
IS 6 MONTHS AFTER SENTENCE HAD ALREADY EXPIRED.

I NO LONGER AM CONCERN WITH BALTIMORE COUNTY'S
IMPOSED SENTENCE BECAUSE BALTIMORE COUNTY WILL PLEAD

COPIES MAILED TO
SAO BALTIMORE
OPD/DEF/ATTY none

2004 FEB 28 A 10:52

CRIMINAL DEPT.

2004 MAR 12 A 10:55

CRIMINAL DEPT.

4/18/08

Received by Judge Murford's Chambers on

UCS-9LE

Address this issue BECAUSE I NOW HAVE A LAWYER
I SHALL NO LONGER FILE ANY MORE MOTIONS TO THIS COURT
OR ANY OTHER COURTS:

~~I ONLY ASK THE HONORABLE JUDGE~~
~~WILLIAM C. MURFORD II TO PRONOUNCE ON THE RECORD~~
~~WHEN IS COUNT 6, THAT WAS GIVEN A STARTING DATE~~
~~OF JUNE 14TH, 2007 EXPIRE? AND WHEN DID COUNT~~
~~ONE CASE NO. K-07-1393 BEGIN?~~

YOUR HONOR, CLEARLY COUNT 6, CASE NO. K-07-1393
SHOULD HAVE ALREADY EXPIRE ON JUNE 14TH, 2012,
AND THAT'S ALL THAT I ASK FOR...

~~I STATE THIS ONCE MORE VERY CLEARLY, I AM NOT~~
~~REQUESTING A SENTENCE MODIFICATION, I ONLY WANT~~
~~TO KNOW WHEN DOES COUNT 6, CASE NO. K-07-1393, AND~~
~~WHEN DOES COUNT 1, CASE NO. BEGIN.~~

BOTH SENTENCES CAN'T BEGIN AT THE SAME
TIME BECAUSE ONLY ONE WHICH IS COUNT 6, HAS A
STARTING DATE.

Good Day Your Honor!

Respectfully Submitted

MR. BORIS J. REED
349.891. Lsh

ONCE A SENTENCE HAS BEEN IMPOSED AND THEN SUSPENDED, THE SUSPENSION MAY BE REVOKED BUT THE ORIGINAL SENTENCE ITSELF MAY NOT, IN ANY OF ITS TERMS, BE MODIFIED UPWARD.

SEE MAGROGAN V. WARDEN, 16 MD. APP. 675.

YOUR HONOR WHAT IS NOT CLEAR ABOUT THE FACT THAT I HAVE ALREADY SERVED BALTIMORE COUNTY IMPOSED SENTENCE FROM 1995 TO 2001, 6 1/2 YEARS WITH 3 YEARS SUSPENDED ONCE...

NOW IF THIS SENTENCE IS RUN CONSECUTIVE TO YOUR HONOR'S, THIS WOULD INCREASE MY ORIGINAL SENTENCE BY 15 YEARS... HOW CAN THIS BE CORRECT?

HOW CAN YOU "MOVE" A FIRST SENTENCE AND MAKE IT SECOND?

SHOULD I HAVE NOT SERVED THE 2 YEARS FROM BALTIMORE COUNTY FIRST AND THEN STARTED YOUR HONOR'S IMPOSED SENTENCE?

CERTIFICATE OF SERVICE

I HEREBY CERTIFY, that on this 16th day of February, 2014 a copy of the foregoing ANSWER was mailed, postage prepaid, to:

The Honorable Judge William C. Mulford II

Boris J. Seal
Jan 1

CASE No: K-07-1393

18800 Roxbury Rd.
Hagerstown, Md 2174